IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Charles W. Pearce

Serial No.: 09/755.826

Filed: January 4, 2001

Title: A METHOD OF MANUFACTURING A LATERALLY DIFFUSED

METAL OXIDE SEMICONDUCTOR DEVICE

Grp./A.U.: 2813

Examiner: Jack S J Chen Confirmation No.: 5388

Commissioner for Patents

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/Elizabeth Schumacher/
(Signature of the person signing the certificate)

Sir

ELECTION OF CLAIMS

I hereby certify that this correspondence is being electronically filed

with United States Patent and trademark Office on: January 26, 2009 (Date)

Elizabeth Schumacher
(Printed or typed name of person signing the centificate)

In response to the Official Action of September 19, 2008 and January 23, 2009, Applicant hereby elects, with traverse, Claims 1-3, 5-9 and 21, comprising Group I listed below.

Applicants submit that the restriction requirement is improper since a search and examination has already been performed on the claims, particularly with regard to Groups I and II. As stated in section 803 of the MPEP: "If the search and examination of an entire application can be made without serious burden, the examiner *must* examine it on the merits, even though it includes claims

to independent or distinct inventions." (Emphasis added.) Since a search and examination has already been performed with respect to the Office Action issued on February 27, 2008, the present pending claims do not present a serious search and examination burden. Therefore, the Applicants respectfully request that the restriction requirement be withdrawn with respect to Group I (Claims 1-3, 5-9 and 21) and Group II (11-13, 15-18, 20 and 22). The Applicants sympathize with the Examiner's position that Group III (Claims 23-24) might require a new search, and thus do not traverse the restriction requirement with regard to Group III from Groups I & II.